PTO/S8/81 (11-03)

Approved for use through 07/31/2006. OMB 0851-0031

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1985, no persons are required to respond to a collection of information unless it displays a valid OMB control number. Docket Number (Optional)

Art Unit: 2853 Application Number: 09/945,492 Examiner: n/a Filed: August 31, 2001 Title: "CLOSED-LOOP COLOR CORRECTION USING FACTORY-MEASURED COLOR CUTOFFS ANCHORED TO Attention: Office of Petitions Mail Stop Petition Mail Stop Petition Commissioner for Patents P.O. 80x 1450 Alexandria, VA 22313-1450 NOTE: If information or assistance is needed in completing this form, please contact Petitiors information at (703) 305-9382. The above-identified application became abandoned for fallure to file a timely and proper reply to a notice or action by the United Sates Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the Office notice or action plus any extensions of time actually obtained. APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION. NOTE: A grantable petition requires the following items: (1) Petition foe. (2) Reply and/or Issue fee. (3) Terminal disclaimer with disclaimer fee-required for all utility and plant applications filed before June 8, 1995, and for all design applications; and (4) Adequate showing of the cause of unavoidable delay. 1. Petition fee Small entity - fee \$	PETITION FO	R REVIVAL OF AN APPLICATION F UNAVOIDABLY UNDER 37 CFF	R 1.137(a)	60007252Z148
Filed: august 31, 2001 Title: "CLOSED-LOOP COLOR CORRECTION USING FACTORY-MEASURED COLOR CUTOFFS ANCHORED TO Attention: Office of Petitions Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 NOTE: If information or assistance is needed in completing this form, please contact Petitions information at (703) 305-9382. The above-identified application became abandoned for failure to file a timely and proper reply to a notice or action by the United Sates Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the Office notice or action plus any extensions of time actually obtained. APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION. NOTE: A grantable petition requires the following items: (1) Petition fee. (2) Reply and/or issue fee. (3) Terminal disclaimer with disclaimer fee-required for all utility and plant applications filed before June 8, 1995, and for all design applications; and (4) Adequate showing of the cause of unavoidable delay. 1. Petition fee Small entity - fee \$	First Named Inve	entor Perran Vilanova	Art Unit: 2853	
Attention: "CLOSED-LOOP COLOR CORRECTION USING FACTORY-MEASURED COLOR CUTOFFS ANCHORED TO Attention: Office of Petitions Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 NOTE: If information or assistance is needed in completing this form, please contact Petitions information at (703) 305-9382. The above-identified application became abandoned for failure to file a timely and proper reply to a notice or action by the United Sates Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the Office notice or action plus any extensions of time actually obtained. APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION. NOTE: A grantable petition requires the following items: (1) Petition fee. (2) Reply and/or issue fee. (3) Terminal disclaimer with disclaimer fee-required for all utility and plant applications filed before June 8, 1995, and for all design applications; and (4) Adequate showing of the cause of unavoidable delay. 1. Petition fee Small entity - fee \$	Application Num	ber: 09/945,492	Examiner: n/a	
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See 37 CFR 1.27. X Other than small entity – fee \$ 110 (37 CFR 1.17(I)). 2. Reply and/or fee A. The reply and/or fee to the above-noted Office action in the form of executed declar in \$ power + missing parts notice (identify the type of reply): X has been filed previously on December 4, 2001 Is enclosed herewith.	1. Petition fee		555 4 47(IX). A velicent elejma eme	II a mtitu atatua
2. Reply and/or fee A. The reply and/or fee to the above-noted Office action in the form of executed declar'n & power + missing parts notice (identify the type of reply):	. 🗖	Small entity – fee \$ (37 C See 37 CFR 1.27.	CFR 1.17(1)). Applicant claims sina	ii enury status.
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[Page 1 of 3] [Page 1 of 3]

This collection of information is required by 37 CFR 1.137(a). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 8 hours to complete, including gathering preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any including gathering preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, cell 1-800-PTO-9199 and select option 2.

PTC/S8/81 (11-03)

Approved for use through 07/31/2008. OMB 0851-0031

U.S. Petent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

PETITIO	ON FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNAVOIDABLY UNDER 37 CFR 1.137(a)
3. Terminal disclaimer	with disclaimer fee
X Since	this utility/plant application was filed on or after June 8, 1995, no terminal disclaimer is required.
\$	ninal disclaimer (and disclaimer fee (37 CFR 1.20(d)) of \$for a small entity orfor other than a small entity) disclaiming the required period of time is enclosed herewith PTO/SB/63).
An adequate showin for the reply until the	ig of the cause of the delay, and that the entire delay in filing the required reply from the due date filing of a grantable petition under 37 CFR 1.137(a) was unavoidable, is enclosed.
WARNING: Inf be included or	ormation on this form may become public. Credit card information should not n this form. Provide credit card information and authorization on PTO-2038.
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775/677-8	822 Peter Lippman
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Eliciosaro —	y (copies of 6 previously filed reply pages, incl. original ackn. card)
_	ninal Disclaimer Form
	itional sheets containing statements establishing unavoidable delay
	uired gopy of Notice of Abandonment
	CERTIFICATE OF MAILING OR TRANSMISSION (37 CFR 1.8(a))
deposited v class mail i Alexandria,	this correspondence is being: with the United States Postal Service on the date shown below with sufficient postage as first in an envelope addressed to Mall Stop Petition, Commissioner for Patents, P.O. Box 1450, VA 22313-1450.
x transmitted (703) 872-9	by facsimile on the date shown below to the United States Patent and Trademark Office at 9306.
July 29 Da	te Signature
1	Peter Lippman
	Typed or printed name of person signing certificate

[Page 2 of 3]

PTO:SB/61 (11-03)

Approved for use through 07/31/2006. OMB 0651-0031
U.S. Petent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number

PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED **UNAVOIDABLY UNDER 37 CFR 1.137(a)**

The following showing of the cause of unavoidable delay must be signed by all applicants or by any other RECEIVED NOTE: party who is presenting statements concerning the cause of delay. **CENTRAL FAX CENTER 2 9** 2004 July 29, 2004 Date Peter Lippman 22,835 Typed or printed name Registration Number, if applicable

(In the space provided below, please explain in detail the reasons for the delay in filing a proper reply.) There was no delay in filing. The reply was timely filed and evidently lost thereafter, through no fault of Applicants, assignee or their undersigned representative.

According to PAIR, the case went abandoned December 5, 2001, for lack of response to a notice of missing parts. Our paper records, copies attached, show that we filed the response on December 4, 2001 -- with necessary mailing certifications and an acknowledgment card -- and concurrently sent our client (Hewlett Packard company) a copy. Our card never came back.

At that time, less than two months after the World Trade Center and Pentagon attacks, and in the midst of the anthrax mail attacks, the PTO mail functions appeared to be in utter chaos. As the PTO was then just a very few blocks from the Pentagon, all mail was going to the patent office through a temporary alternate address, and being irradiated against fatal spores. The entire PTO staff must have been justifiably traumatized by these events.

Under those circumstances a very long delay in receiving our acknowledgment back was as normal as we could expect - as was even completely losing the card, which evidently happened. It would not have made sense to further overload the PTO mail with inquiries.

Eight months later in August 2002 we routinely ordered and obtained from the PTO -- through our patent-office courier service a certified copy of this case and forwarded it to our client. This procedure, a pleasant surprise at that time, appeared reassuringly normal - suggesting a return to normality of the case and the PTO.

On the other hand, as another indicium of the true disarray still involved in the PTO mail, it was not until ANOTHER 16 months later, in midDecember 2003, that the PTO declared our case abandoned - a full two years after the critical date had passed.

Please note, however, that the overall time from original filing until the present date is not significantly atypical for first Office Actions in this difficult art.

Reinstatement of the application and refund of the petition fee are therefore respectfully requested.

(Please attach additional sheets if additional space is needed.)

[Page 3 of 3]

U. S. utility-patent application 09/945,492 filed August 31, 2001 RE: of Ferran Vilanova et al. for: "CLOSED-LOOP COLOR CORRECTION ... our docket 60007252Z148

Please acknowledge receipt of:

- missing-parts notice PTO-1533
- executed declaration and power of attorney
- of 3 typed pages - coverletter OK'ing charge to deposit account

mailed on or before 12/4/01 by first-class mail with Rule 8 mail certif'n.



HEWLETT PACKARD COMPANY Intellectual Property Administration P. O. Box 272400 Fort Collins, Colorado 80528-9599

PATENT APPLICATION

ATTORNEY DOCKET NO. 60007252Z148

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Inventor(s): Ferran Vilanova, Miquel Boleda, and James McCullough

09/945,492 Serial No.:

Examiner:

Filing Date: August 31, 2001

Group Art Unit: 2853

Title:

"CLOSED-LOOP COLOR CORRECTION USING FACTORY-MEASURED

COLOR CUTOFFS ANCHORED TO FIELD-MEASURED BLACK-AND-WHITE"

THE COMMISSIONER OF PATENTS & TRADEMARKS

Washington, D.C. 20231

TRANSMITTAL LETTER FOR RESPONSE/AMENDMENT

SI:

Transmitted herewith is/are the following in the above-identified application:

- Response/Amendment MISSING PARTS
- () Petition to extend time to respond

New fee as calculated below 8

- () Supplemental Declaration
- No additional fee (Address envelope to *Box Non-Fee Amendments*) ()
- Other executed dec. & pwr. missing parts notice & 2 ack cards K)

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to Deposit Account 08-2025. At any time during the pendency of this application, Charge \$ 130 please charge any fees required or credit any overpayment to Deposit Account 08-2025 pursuant to 37 CFR 1.25. Additionally please charge any fees to Deposit Account 08-2025 under 37 CFR 1.19, 1.20 and 1.21. A duplicate copy of this sheet is enclosed.

Respectfully submitted,

I hereby certify that this correspondence is being deposited with the United States Postal Service ea first clase mail in an envek Commissioner of Patoms Washington, D.C. 20231. envelope Trademarks, and

Date of Deposit: December 4, 2001

I. Lippman Peter Typed Name:

Attorney/Agent for Applicant(s) Reg. No. 22,835

Date: December 4, 2001

Telephone No.: 818/249-5961

Rev 09/93 (Form 11.04)

- Attach as First Page to Transmitted Papers -

	$\widehat{}$		PATENT APPLICATION	_
DECLARATION AND POV	VER OF ATTORNEY	ATTORNEY	DOUKET NO. 80007252 -1	
As a below named inventor				
	drace and citizanship are	as stated below next t	o my name;	
			ed below) or an original, first hich is claimed and for which	
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Black-And-White the specification of which i	s attached hereto unless t	he following box is ch	ecked:	
(x) was filed on Aug 3	11, 2001 as US App	lication No. or PC1 Int	ernational Application (if applicable).	
Number <u>09/94549</u>	2 and was amend	led on		
including the claims, as an disclose all information whi	ch is material to patentable	the contents of the attents of the a	above-identified specification, t. I acknowledge the duty to FR 1.56.	
Foreign Application(s) and/or Claim I hereby claim foreign priority bar inventor(s) certificate tisted below a filing date before that of the applications.	refits under Title 35, United Sta and have also identified below		ny foreign applicationial for patent or patent or inventorial certificate having	
((:,/4:H)	APPLICATION NUMBER	DA'E FILED	PRIORITY DEPOYED GRADER 35 U.S.C. 118	1
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			765 NO:	I
Provisional Application I hereby claim the banefit under below:	Title 35, United States Code Se	ction 119(e) of any United	States provisional application(s) listed	I
	APPLICATION NUMBER	FILING DATE		
U. S. Priority Claim		<u> </u>	States application(s) listed below and, a gripr United States application in the	
manner provided by the first per information as defined in Title 37 application and the national or PC	Code of Federal Regulations. S	section 1.56(a) which occurs application:	e prior United States application in the nowledge the duty to disclose material and between the filling date of the prior state discount of th	;]
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POWER OF ATTORNEY: As a named inventor, I hereby business in the Patent and Trade	IWELK OLICE COULECTED THEIR MIT	(s) and/or agent(s) to pros h: Place Customer Number Bar Code Label here	scute this application and transact al	
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Send Correspondence to: HEWLETT-PACKARD COMP.	ANY	Peter Lippman		
intellectual Property Adminis P.O. Box 272400	tration	(818) 249-59		
Fort Collins, Colorado 8052				
made on information and with the knowledge that	belief are believed to bi	s and the like so m	are true and that all statement it these statements were mad ade are punishable by fine o ates Code and that such willfu ent issued thereon.	or '
Full Name of Inventor: Farrag	Vilanova	Chtizenship: Et	<u> </u>	_
Residence: Pass	eig de Sant Gervasi, 85 5	D 08022 Barcelona	Spain	1100
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loventor's Signature		Cate	21	- n \
Rev 68/01 (DecPvv)	(Use Page Two For Additional Inven	noris} Segneture(B))	Page 1 of 2	JPY
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ECLARATION AND OR PATENT APPLIC	POWEN OF ATTORNEY ATION (continued)	ATTORI. DOCKET NO. 60007252 -1		
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Avda Graells 601 08190 Sant Cugat del Valles Barcelona Spain				
Conce Address.	•••			
entor's Signature		Date		
Name of # 3 joint invent	tor: James L McCullough	Citizenship: US		
Idence:	11743 Evergold Street S	an Diego CA 92191 // (Tanala		
t Office Address;	Same as residence			
11/2/19		Date		
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Page I of I United States Patent and Trademark Office COMMISSIONER FOR PATENTS UNITED STATES PATENT AND TRADEMARK OFFICE 194 HPLEGAL ATTORNEY DOCKET NUMBER FILINO/RECEIPT DATE ID PERST NAMED APPLICANT APPLICATION NUMBER 60007252 Ferran Vilanova 08/31/2001 09/945,492 **CONFIRMATION NO. 3520 FORMALITIES LETTER HEWLETT-PACKARD COMPANY** Intellectual Property Administration US ACTION ; P.O. Box 272400 DUE DATE Fort Collins, CO 80528-9599 Paper Dated OA. Msg. Pt. Date Malled: 10/04/2001 **Dwas** Issue Fee Appeal_ Other NOTICE TO FILE MISSING PARTS OF NONPROVISIONAL APPLICATION 12/4/0 FILED UNDER 37 CFR 1.53(b) Filing Date Granted An application number and filing date have been accorded to this application. The item(s) indicated below, however, are missing. Applicant is given TWO MONTHS from the date of this Notice within which to file all required items and pay any fees required below to avoid abandonment. Extensions of time may be obtained by filing a petition accompanied by the extension fee under the provisions of 37 CFR 1.136(a). The oath or declaration is unsigned. To avoid abandonment, a late filing fee or oath or declaration surcharge as set forth in 37 CFR 1.16(I) of \$130 for a non-small entity, must be submitted with the missing items identified in this letter. The balance due by applicant is \$ 130. A copy of this notice MUST be returned with the reply. Lippinan Lippinan Customer Service Center Initial Patent Examination Division (703) 308-1202 PART 1 - ATTORNEY/APPLICANT COPY

Page 1 of 1



<u>United States Patent and Trademark Office</u>

UNITED STATES DEPARTMENT OF COMMERCE and Starton Patents and Trademar COMMISSIONER FOR PATENTS P.O. Dox 1450 Abstants, Vignia 223:3-1450

APPLICATION NUMBER FILIND OR 371(C) DATH

FIRST NAMED APPLICANT

ATTY, DOCKIST NO /TITLE

09/945,492

08/31/2001

Ferran Vilanova

600072522148

HEWLETT-PACKARD COMPANY Intellectual Property Administration P.O. Box 272400 Fort Collins, CO 80528-9599

CONFIRMATION NO. 3520 ABANDONMENT/TERMINATION LETTER 1 CARADA MATOR (CONTACTO) OTO CATO CARA BASIC RECOLUENCE (CONTACTO) (CONTACTO) (CONTACTO) (CONTACTO) (CONTACTO) *OC000000011515979*

Date Mailed: 12/17/2003

NOTICE OF ABANDONMENT UNDER 37 CFR 1.53 (f) OR (g)

The above-Identified application is abandoned for failure to timely or properly reply to the Notice to File Missing Parts (Notice) mailed on 10/04/2001.

No reply was received.

A petition to the Commissioner under 37 CFR 1.137 may be filed requesting that the application be revived.

Under 37 CFR 1.137(a), a petition requesting the application be revived on the grounds of UNAVOIDABLE DELAY must be filed promptly after the applicant becomes aware of the abandonment and such petition must be accompanied by: (1) an adequate showing of the cause of unavoidable delay; (2) the required reply to the aboveidentified Notice; (3) the petition fee set forth in 37 CFR 1.17(I); and (4) a terminal disclaimer if required by 37 CFR 1.137(d).

Under 37 CFR 1.137(b), a petition requesting the application be revived on the grounds of UNINTENTIONAL DELAY must be filed promptly after applicant becomes aware of the abandonment and such petition must be accompanied by: (1) a statement that the entire delay was unintentional; (2) the required reply to the aboveidentified Notice; (3) the petition fee set forth in 37 CFR 1.17(m); and (4) a terminal disclaimer if required by 37 CFR 1.137(d).

Any questions concerning petitions to revive should be directed to the "Office of Petitions" at (703) 305-9282. Petitions should be mailed to: Mail Stop Petitions, Commissioner for Patents, P.O. Box 1450, Alexandria VA 22313-1450.

A copy of this notice MUST be returned with the reply.

Customer Service Center

Initial Patent Examination Division (703) 308-1202

PART 2 - COPY TO BE RETURNED WITH RESPONSE

PATENT APPLICATION

HEWLETT PACKARD COMPANY Intellectual Property Administration P. O. Box 272400 Fort Collins, Colorado 80528-9599

ATTORNEY DOCKET NO. 60007252Z148

UNITED STATES PATENT AND TRADEMARK OFFICE

Inventor(e): Ferran Vilanova, Miquel Boleda, and James McCullough

Serial No.: Filing Date:

09/945,492

August 31, 2001

Examiner: K. Lee (Customer Service Ctr.) Group Art Unit: Petitions Office

Title:

"CLOSED-LOOP COLOR CORRECTION USING FACTORY-MEASURED

COLOR CUTOFFS ANCHORED TO FIELD-MEASURED BLACK-AND-WHITE"

THE COMMISSIONER OF PATENTS & TRADEMARKS Washington, D.C. 20231

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TRANSMITTAL LETTER FOR RESPONSE/AMENDMENT

JUL 2 9 2004

Other:

Transmitted herewith is/are the following in the above-identified application:

Response/Amendment(PETITION TO REVIVE) () Petition to extend time to respond \otimes

() Supplemental Declaration New fee as calculated below ∞

No additional fee (Address envelope to "Box Non-Fee Amendments")

	CLAIMS A	S AMEND	ED BY OTHER THAN	ASMALL	= 11117	
(I)	(2) CLAIMS REMAINING AFTER AMENDMENT	69	HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA	PATE	ADDITIONAL FEES
TOTAL CLAMS	38	MINUS	38	= 0	× \$22	\$ C
INDEP.	3	MINUS	3	= 0	× \$78	\$ 0
() FIRE	ST PRESENTATION OF A M	IULTIPLE DE	PENDENT CLAM		+	\$
EXTENSION FEE	1 18T MONTH	2ND	MONTH SPE MON	77H 41Tr	I MONTH	\$

to Deposit Account 08-2025. At any time during the pendency of this application, please charge any fees required or credit any overpayment to Deposit Account 08-2025 pursuant to 37 CFR 1.25. Additionally please charge any fees to Deposit Account 08-2025 under 37 CFR 1.19, 1.20 and 1.21.

I hereby certify that on the date shown below this correspondence is being:

(X) Transmitted by facsimile to the United States Patent & Trademark Office at 703/872-9306.

() deposited with the United States Postal Ser-vice with sufficient postage as first-class mail in an envelope addressed to --

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Commissioner for Patents
P. O. Box 1450 Alexandria VA 22313-1450.

Date of transmission or deposit: Jul. 29, 2004

Typed Nam

Peter Lippman

Respectfully submitted,

Attorney/Agent for Applicant(s) Reg. No. 22,835

Date: Jul. 29, 2004

Telephone No.: 775/677-8822

Rev 09/93 (Form 11.04)

- Attach as First Page to Transmitted Papers -

Please acknowledge by FAX to 775/677-8823. Thank you.